

FILED

MAR 20 2014

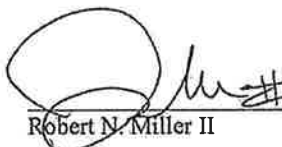
SECRETARY, BOARD OF  
OIL, GAS & MINING

LANDMAN AFFIDAVIT  
REGARDING THE INTEREST OF DERIL SMITH

Robert N. Miller II personally appeared before me, being duly sworn, deposes and says:

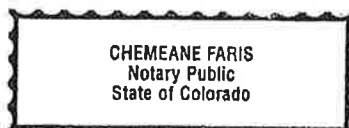
1. My name is Robert N. Miller II. I am a Landman for Newfield Production Company, whose address is 1001 17<sup>th</sup> Street, Suite 2000, Denver, CO 80202 ("Newfield").
2. As Operator of the UT 6-7-3-2W, and the UT 14-9-3-2W, Newfield has requisitioned the preparation of Drilling and Division Order Title Opinions covering Township 3 South, Range 2 West, Section 7, Duchesne County, Utah, and Township 3 South, Range 2 West, Section 9, Duchesne County, Utah.
3. Said Drilling and Division Order Title Opinions identify Henry A. Smith as a mineral owner in the aforementioned lands. The mineral interest of Henry A. Smith was scheduled on the title opinion as unleased.
4. Newfield, through its counsel, filed a Request for Agency Action with the Utah Board of Oil, Gas and Mining under Docket No. 2014-010, Cause No. 139-115 for an order pooling all interests in the 640 acre drilling and spacing unit for the UT 6-7-3-2W on January 10, 2014. In the same Request for Agency Action, Newfield made a request for an order pooling all interests in the 640 acre drilling and spacing unit for the UT 14-9-3-2W.
5. Newfield was heard by the Utah Board of Oil, Gas and Mining in an examiner's hearing on February 19, 2014 regarding its Request for Agency Action. Newfield's requests for an order pooling all interests in the 640 acre drilling and spacing unit for the UT 6-7-3-2W, and for an order pooling all interests in the 640 acre drilling and spacing unit for the UT 14-9-3-2W were granted.
6. Deril Smith, heir of Henry A. Smith, has executed and returned an oil and gas lease to Newfield. Insofar as the aforementioned Order has not been finalized, Newfield considers Deril Smith, as an heir to Henry A. Smith, a leased mineral owner, and requests Deril Smith not be included in the Order as a non-consenting party.

FURTHER AFFIANT SAYETH NOT.

  
Robert N. Miller II

STATE OF COLORADO     §  
                                     §  
COUNTY OF DENVER     §

Subscribed and sworn to before me this 18<sup>th</sup> day of March, 2014.



  
NOTARY PUBLIC

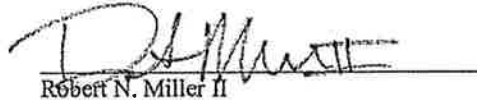
My Commission Expires:

**LANDMAN AFFIDAVIT  
REGARDING THE INTEREST OF RON L. SCHNEIDER**

Robert N. Miller II personally appeared before me, being duly sworn, deposes and says:

1. My name is Robert N. Miller II. I am a Landman for Newfield Production Company, whose address is 1001 17<sup>th</sup> Street, Suite 2000, Denver, CO 80202 ("Newfield").
2. As Operator of the UT 6-7-3-2W, and the UT 14-9-3-2W, Newfield has requisitioned the preparation of Drilling and Division Order Title Opinions covering Township 3 South, Range 2 West, Section 7, Duchesne County, Utah, and Township 3 South, Range 2 West, Section 9, Duchesne County, Utah.
3. Said Drilling and Division Order Title Opinions identify Ron L. Schneider as a mineral owner in the aforementioned lands. The mineral interest of Ron L. Schneider was scheduled on the title opinion as unleased.
4. Newfield, through its counsel, filed a Request for Agency Action with the Utah Board of Oil, Gas and Mining under Docket No. 2014-010, Cause No. 139-115 for an order pooling all interests in the 640 acre drilling and spacing unit for the UT 6-7-3-2W on January 10, 2014. In the same Request for Agency Action, Newfield made a request for an order pooling all interests in the 640 acre drilling and spacing unit for the UT 14-9-3-2W.
5. Newfield was heard by the Utah Board of Oil, Gas and Mining in an examiner's hearing on February 19, 2014 regarding its Request for Agency Action. Newfield's requests for an order pooling all interests in the 640 acre drilling and spacing unit for the UT 6-7-3-2W, and for an order pooling all interests in the 640 acre drilling and spacing unit for the UT 14-9-3-2W were granted.
6. Ron L. Schneider has executed and returned an oil and gas lease to Newfield. Insofar as the aforementioned Order has not been finalized, Newfield considers Ron L. Schneider a leased mineral owner, and requests Ron L. Schneider not be included in the Order as a non-consenting party.

FURTHER AFFIANT SAYETH NOT.

  
Robert N. Miller II

STATE OF COLORADO       §  
  §  
COUNTY OF DENVER       §

Subscribed and sworn to before me this 17<sup>th</sup> day of MARCH, 2014.

  
NOTARY PUBLIC

My Commission Expires:



**LANDMAN AFFIDAVIT  
REGARDING THE INTEREST OF JO ANNE HIGHSMITH**

Kenneth M. Harris personally appeared before me, being duly sworn, deposes and says:

1. My name is Kenneth M. Harris. I am a Landman for Newfield Production Company, whose address is 1001 17<sup>th</sup> Street, Suite 2000, Denver, CO 80202 ("Newfield").
2. As Operator of the To-Put-Che-Ar 13-12-3-3WH, Newfield has requisitioned the preparation of a Drilling and Division Order Title Opinion covering Township 3 South, Range 3 West, Section 12, Duchesne County, Utah.
3. Said Drilling and Division Order Title Opinion identified Jo Anne Highsmith as a mineral owner in the aforementioned lands. The mineral interest of Jo Anne Highsmith was scheduled on the title opinion as unleased.
4. Newfield, through its lease broker, confirmed that Jo Anne Highsmith died on April 11, 2003 and have made numerous attempts to lease the mineral interest of any potential Heirs and/or Devises, but was unsuccessful. By letter dated January 9, 2014, Newfield made a final attempt to lease the mineral interest of the Heirs of Jo Anne Highsmith.
5. Newfield, through its counsel, filed a Request for Agency Action with the Utah Board of Oil, Gas and Mining under Docket No. 2014-010, Cause No. 139-115 for an order pooling all interests in the 640 acre drilling and spacing unit for the To-Put-Che-Ar 13-12-3-3WH on January 10, 2014.
6. Newfield was heard by the Utah Board of Oil, Gas and Mining in an examiners hearing on February 19, 2014 regarding its Request for Agency Action. Newfield's request for an order pooling all interests in the 640 acre drilling and spacing unit for the To-Put-Che-Ar 13-12-3-3WH was granted.
7. The Heirs of Jo Anne Highsmith have been identified and all have executed and returned Newfield's lease. Insofar as the aforementioned Order has not been finalized, Newfield considers the Heirs of Jo Anne Highsmith a leased mineral owner, and requests the Heirs of Jo Anne Highsmith not be included in the Order as a non-consenting party.

FURTHER AFFIANT SAYETH NOT.

  
Kenneth M. Harris

STATE OF COLORADO       §  
  §  
COUNTY OF DENVER       §

Subscribed and sworn to before me this 13<sup>th</sup> day of March, 2014.

  
NOTARY PUBLIC

My Commission Expires:

